

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/800,588	03/15/2004	Thomas West	NORA-0001	1649	
	23550 7590 04/10/2007 HOFFMAN WARNICK & D'ALESSANDRO, LLC			EXAMINER	
75 STATE STREET 14TH FLOOR ALBANY, NY 12207			ELKINS, GARY E		
			ART UNIT	PAPER NUMBER	
ŕ			3782		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MO	NTHS	04/10/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/800,588	WEST, THOMAS				
		Examiner	Art Unit				
		Gary E. Elkins	3782				
	The MAILING DATE of this communication app	1 . · · .	orrespondence address				
	Period for Reply						
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	•						
1)⊠	Responsive to communication(s) filed on 09 Ja	nuary 2007					
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
, 	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims	,					
		the application	•				
7/23	Claim(s) <u>1,3-6,8-14,16 and 17</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠	5) Claim(s) <u>1,3-6,8-10,14,16 and 17</u> is/are allowed.						
	6)⊠ Claim(s) <u>11-13</u> is/are rejected.						
	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/or	election requirement					
	,	cicolon requirement.	•				
Application Papers							
9) The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on <u>15 March 2004</u> is/are: a) accepted or b)⊠ objected to by the Examiner.							
	Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119		,				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No.							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
See the attached detailed Office action for a list of the certified copies not received.							
		•					
Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P					
	r No(s)/Mail Date	6) Other:	••				
	•	•	•				

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DETAILED ACTION

Drawings

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the v-shaped openings as set forth in claims 11-13 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

2. Claims 11-13 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not

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described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The newly recited limitation in claim 11 setting forth that the inwardly projecting grooves are recessed into the edge of the first member with v-shaped openings is new matter to this application. No original disclosure of v-shaped openings can be found in the specification. Also, the openings as shown in the drawings are not v-shaped since the angled sides do not meet and the openings are not in the form of a "V".

3. Claims 11-13 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The application disclosure fails to describe how to make and use the interlock as is now claimed, i.e. with v-shaped openings. One cannot ascertain how this embodiment would be made and used to interlock the flaps.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 11-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Chidsey, Jr. et al (fig. 6 emb). Chidsey, Jr. et al discloses an interlocking mechanism including a trapezoidal tab cut from an edge of two opposing flaps or members. The tabs are each defined by grooves

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projecting both inwardly toward each other and outwardly away from each other depending on whether one begins on the inside of the flap or on the outside of the flap. Also, the inward portion of each groove is substantially parallel to the edge of the blank as claimed. With respect to claims 12 and 13, it is noted that the tabs formed by the grooves on each side of one of the locking tabs are considered to be both cut "away from" and cut "toward" the lock tab insofar as they extend both toward and away from the tab insofar as claimed. With respect to the newly added limitation of v-shaped openings, it is noted that the sides of the openings in Chidsey, Jr. et al are angled as they extend inwardly from the outer edge of each panel similarly to that evidenced at the outer part of the openings in the invention.

Allowable Subject Matter

6. Claims 1, 3-6, 8-10, 14, 16 and 17 are allowed.

Response to Arguments

7. Applicant's arguments with respect to claims 11-13 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after' the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

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will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Gary E. Elkins Primary Examiner Art Unit 3782

gee 01 April 2007